1 2 3 4 5 6 7 8	Timothy J. Conway, OSB No. 851752 Direct Dial: (503) 802-2027 Email: tim.conway@tonkon.com Michael W. Fletcher, OSB No. 010448 Direct Dial: (503) 802-2169 E-Mail: michael.fletcher@tonkon.com Ava Schoen, OSB No. 044072 Direct Dial: (503) 802-2143 Email: ava.schoen@tonkon.com Tonkon Torp LLP 888 SW Fifth Ave., Suite 1600 Portland, OR 97204 Main: 503.221.1440 Facsimile: 503.274.8779			
9	Attorneys for Debtor			
10	UNITED STATES BANKRUPTCY COURT			
11	DISTRICT OF OREGON			
12				
13	In re		Case No. 23-62260-dwh11	
14	Van's Aircraft, Inc.,		STIPULATION REGARDING CLAIM	
15	Debtor.		NUMBER 248 (EDGARDO GOMEZ)	
16				
17	Α. (	On December 4, 2023, Van's Airc	raft, Inc. ("Van's") filed its voluntary petition	
18	for relief under Chapter 11 of Title 11 of the United States Code.			
19	B. The deadline to file claims was February 12, 2024.			
20	C.	On January 23, 2024, Edgardo Go	mez ("Creditor") filed claim number 248 in the	
21	amount of \$ 35,344.87 ("Claim 248").			
22	D. On August 14, 2024, Van's filed a Claim Objection as to Claim 248 [ECF No.			
23	243] (the "Claim Objection").			
24	E. (	On August 26, 2024, Creditor filed	l a Response to the Claim Objection [ECF No.	
25	316].			
26				

Page 1 of 2 –STIPULATION REGARDING CLAIM NUMBER 248 (EDGARDO GOMEZ)

## Case 23-62260-dwh11 Doc 802 Filed 03/31/25

1	F. On January 29, 2025, Van's and Creditor participated in mediation with the			
2	Honorable Judge Peter C. McKittrick, which resulted in resolution of Claim 248.			
3	G. Van's and Creditor have agreed upon the proper amount and nature of Claim 248			
4	and hereby stipulate that Claim 248 shall be Allowed as a Class 5 General Unsecured Claim in			
5	the total amount of \$6,950.			
6	DATED: March 31, 2025.			
7				
8	IT IS SO STIPULATED:			
9	TONKON TORP LLP			
10	By /s/ Timothy J. Conway			
11	Timothy J. Conway, OSB No. 851752 Ava Schoen, OSB No. 044072			
12	Attorneys for Debtor			
13				
14	/s/ Edgardo Gomez Edgardo Gomez			
15	043989\00001\18010736v1			
16	043767/00001/16010/30V1			
17				
18				
19				
20				
21				
22				
23				
24				
<ul><li>25</li><li>26</li></ul>	Capitalized terms not defined herein have the meaning defined in Debtor's Plan of Reorganization Pursuant to Subchapter V Under Chapter 11 (March 29, 2024).			
70	, Teorganization i disuant to Subenapter v Onder Chapter II (Maten 29, 2024).			

Page 2 of 2 –STIPULATION REGARDING CLAIM NUMBER 248 (EDGARDO GOMEZ)